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10/612,395	07/02/2003	Taylor N. Van Vleet	ZNET.093A	3210
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FOURTEENTH FLOOR IRVINE, CA 92614			ART UNIT	PAPER NUMBER
			2157	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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The state of the s	Application No.	Applicant(s)				
	10/612,395	VLEET ET AL.				
Office Action Summary	Examiner	Art Unit				
	Barbara N. Burgess	2157				
The MAILING DATE of this communication app						
Period for Reply	•	·				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	N. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
2a) ☐ This action is FINAL . 2b) ☑ This	 Responsive to communication(s) filed on 10 August 2007. This action is FINAL. 2b) This action is non-final. 					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-13 and 46-55 is/are pending in the a 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-13 and 46-55 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers		<u>.</u>				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the original transfer of the correction of the original transfer of the correction of the correction of the original transfer of the correction of the correctio	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate				

DETAILED ACTION

This Office Action is in response to Appeal Brief filed August 10, 2007. Examiner takes this opportunity to withdraw the finality of claims 1-13, 46-55. These claims are presented for further examination.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-13, 46-55 are rejected under 35 U.S.C. 102(e) as being anticipated by Linden et al. (hereinafter "Linden", US Patent Application Publication 2002/0198882 A1).

As per claims 1, 55, Linden discloses a web site system and method, comprising:

A web server system that is responsive to requests from online users by generating
and returning web pages, wherein the web server system includes one or more
applications that generate personalized content for recognized users based on
browse histories (paragraphs [0014, 0019, 0064, 0066], Linden teaches a web
server system processing requests received from Internet users. A user's purchase
histories, viewing histories, browsing sessions are stored in a database in order that

personalized item recommendations (personalized content) can be made to the user based on the stored histories);

- An event history server that persistently stores event data descriptive of events that occur during browsing sessions of each of a plurality of users of the web server system, wherein the event history server stores the event data substantially as corresponding events are reported to the event history server by the web server system, and makes such event data available in real time to the one or more applications to facilitate personalization of web pages for the users (paragraphs [0015-0017, 0019, 0057], Linden teaches a database/table (event history server) that stores user-specific histories of web pages viewed. The recommendation application uses this information to generate rapidly in real-time personalized recommendations to the users);
- Wherein the event history server implements a query interface through which the one or more applications retrieve the event data associated with particular users at least by event type and event time of occurrence, and the web server system uses the event data retrieved by the one or more applications via said query interface to generate personalized web pages for transmission to users (paragraphs [0086, 0105, 0123, 0127, 0138-0139], Linden teaches a central server (event history server) storing browsing activities as query log data records. Log records can be accessed by entering an item identifier, product ID, or customer ID. The records are used to produce personalized data to the user).

As per claim 2, Linden discloses the web site system of Claim 1, wherein the event history server records the event data for a given event as an event object that includes at least the following: an event type identifier, an event value, a user ID, and a time stamp (paragraph [0105])

As per claim 3, Linden disclose the web site system of Claim 1, wherein the event history server includes at least one storage layer server that stores the event data persistently by user ID, and further includes at least one cache layer server that caches event data of online users (paragraph [0086]).

As per claim 4, Linden disclose the web site system of Claim 2, wherein the cache layer server is configured to collect event data of an unrecognized user during a browsing session, and to pass such collected event data to the at least one storage layer server for persistent storage thereof if the unrecognized user becomes recognized during the browsing session (paragraph [0019]).

As per claim 5, Linden disclose the web site system of Claim 1, wherein the event history sever comprises a plurality of cache layer servers, each of which is assigned to a different respective set of browse session ID's such that a given user remains assigned to a particular cache layer server throughout a browse session (paragraph [0056]).

As per claim 6, Linden discloses the web site system of Claim 1, wherein the event history server comprises a plurality of minored storage layer servers that persistently store like event data by user ID (paragraph [0065]).

As per claim 7, Linden disclose the web site system of Claim 1, wherein the query interface of the event history server supports queries of the form "has User X accessed URL Y?" (paragraph [0138]).

As per claim 8, Linden disclose the web site system of Claim 1, wherein the query interface of the event history server supports queries of the form "when has User X accessed URL Y?"(paragraph [0138]).

As per claim 9, Linden discloses the web site system of Claim I, wherein the event history server records event data for substantially every mouse click action of every recognized user of a corresponding web site (paragraph [0017]).

As per claim 10, Linden discloses the web site system of Claim 1, wherein the event history server records impression event data indicative of specific items presented to users on dynamically generated web pages (paragraph [0020]).

As per claim 11, Linden discloses the web site system of Claim 1, wherein the at least one application includes a web search application that provides functionality for

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searching an index of web pages, and uses the event history server to identify and highlight web search result items that have previously been accessed by a user conducting a current search (paragraph [0016]).

As per claim 12, Linden discloses the web site system of Claim 1, wherein the at least one application includes an application that provides functionality for users to interactively view and organize their respective browse history data as recorded by the event history server (paragraph [0065]).

As per claim 13, Linden disclose the web site system of Claim 1, wherein the event history server generates user-specific Bloom filters reflective of event histories of specific users, and uses the user-specific Bloom filters to respond to queries from the at least one application (paragraph [0123]).

As per claim 46, Linden discloses the web site system of Claim 1, wherein the web server system is responsive to a page request from a user during a browsing session by retrieving, from the event history server, event data descriptive of at least one event that has already occurred during the browsing session, and by using the event data descriptive of said at least one event to provide personalized content to the user (paragraph [0127]).

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As per claim 47, Linden discloses the web site system of Claim 1, wherein the web server system reports the events directly to the event history server without use of a

web log (paragraph [0012]).

As per claim 48, Linden discloses the web site system of Claim 1, wherein the query interface includes functionality for the one or more applications to additionally retrieve the event data based on types of user-selectable display elements associated with the events (paragraph [0093]).

As per claim 49, Linden discloses the web site system of Claim 1, wherein the event history server stores separate event objects for each of a plurality of respective events that occur during a user's browsing session, each event object being a separately retrievable entity that is retrievable via the query interface (paragraph [0123]).

As per claim 50, Linden discloses the web site system of Claim 49, wherein each event object includes an event type identifier indicating a type of an associated event (paragraph [0129]).

As per claim 51, Linden discloses the web site system of claim 1, wherein the web server system comprises an event reporting component that runs on a web server machine and reports the events to the event history server over a network, said web

server machine being separate from machines on which the one or more applications

run (paragraph [0077]).

As per claim 52, Linden discloses the web site system of claim 1, wherein the event

history server stores the event data substantially as corresponding events occur

(paragraph [0081]).

As per claim 53, Linden discloses the web site system of claim 1, wherein the event

history server additionally stores event data descriptive of events reported to the event

history server by event reporting software that runs on user computers (paragraph

[0064]).

As per claim 54, Linden discloses the web site system of claim 1, wherein the event

history server is capable of executing a query of the following form, where N, T, and Y

are variable parameters: "recall last N events of type T for user Y" (paragraph [0059]).

Response to Arguments

The Office notes the following argument(s):

(a) Applicant's arguments have been considered but are moot in view of the new

ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Barbara N. Burgess whose telephone number is (571) 272-3996. The examiner can normally be reached on M-F (8:00am-4:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Ettinene can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Barbara N Burgess

asponda Jacob

Examiner Art Unit 2157

November 13, 2007